GERALD W. CORDER v. ANTERO RESOURCES CORPORATION

KRIS TERRY 12/18/2020

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1
        IN THE UNITED STATES DISTRICT COURT
     FOR THE NORTHERN DISTRICT OF WEST VIRGINIA
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 3
 4
    GERALD W. CORDER,
 5
              Plaintiff,
 6
                                        CIVIL ACTION
    vs.
 7
                                     No. 1:18-00030
    ANTERO RESOURCES CORPORATION,
 8
              Defendant.
                                 NOs. 1:18-00031-40
 9
                                        for purposes of
                              discovery and scheduling
10
11
12
13
             Videotaped and videoconference
    deposition of KRIS TERRY taken by the
    Plaintiff under the Federal Rules of Civil
14
    Procedure in the above-entitled action,
    pursuant to notice, before Teresa S. Evans, a
15
    Registered Merit Reporter, all parties located
    remotely, on the 18th day of December, 2020.
16
17
18
19
               REALTIME REPORTERS, LLC
20
              TERESA S. EVANS, RMR, CRR
                    713 Lee Street
                Charleston, WV 25301
21
                    (304) 344-8463
22
                realtimereporters.net
23
24
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Realtime Reporters, LLC schedulerealtime@gmail.com 304-344-8463

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1
         Α.
             "Okay, great."
 2
                         So the -- tell me what --
         Ο.
             All right.
 3
   what your -- what opinion, if any, you're
 4
   going to offer with respect to these two
 5
    documents that you were referring to, the more
    complex map.
 6
 7
             So if you're -- okay. So if you look
 8
    at my report, the part of my report that
 9
   relates to this begins at the -- on page 10,
10
   and particularly beginning in Paragraphs 36
11
    and on through 43.
12
                  So what I'm describing in those
13
   paragraphs is this field configuration where
14
   you have gas that is sometimes processed and
15
    sometimes not processed, and that the wells in
16
   which these plaintiffs happen to own the
17
    interests fall within that area.
18
                  So it's -- the gas is not
19
   particularly high in entrained liquefiable
20
   hydrocarbons. It's mostly methane and ethane,
21
   and it does not have to be processed
22
   necessarily. So Antero can make decisions
23
   about whether it wants to process or not
24
   process that gas, and it has the ability in
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1
    the field to physically flow that gas two
 2
   different directions.
 3
                  And that's what Exhibit E shows.
 4
         Ο.
             Okay.
                    So your opinion is -- that
 5
   you're going to offer is simply they have the
 6
    right to do that, or that they are doing --
 7
   that they in fact did it?
 8
             Well, both.
                          That they -- they can
 9
   market the gas in the way that they find to be
10
   most prudent, and that they did in fact do
11
   that.
12
             So when you say they did that, I mean,
         Ο.
13
    are you going to testify as a fact witness
14
    that they did that, or are you going to
15
    testify that based on information that's
16
   provided to you, they did that?
17
             Well, I -- I mean, I was -- because of
18
    some other work -- I have to explain.
                                            I had
19
    already -- I was already aware of this area,
20
   and I -- and I've already known that this
21
   Greenbrier area where these wells are located
22
    is an area where gas is sometimes processed
23
   and sometimes not processed.
24
                  So when we began talking about
```